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SPEECH
BY
REV. PRINCIPAL GRANT
TO THE GENERAL ASSEMBLY
ON
THE RELATION OF QUEEN'S UNIVERSITY TO THE CHURCH.

TORONTO:
Presbyterian Printing and Publishing Co., Ltd.
1892.
THE RELATION OF QUEEN'S UNIVERSITY TO THE CHURCH.

The following is the speech by Principal Grant to the General Assembly on June 14, 1892, in closing the debate on his motion to receive and adopt the report of Queen's College and University, and the action of the Assembly:

After expressing his regret that he would be obliged to trespass on the time of the Assembly on account of misapprehensions in some minds, he proceeded as follows:

The motion which I have submitted is the same in substance as that which every General Assembly since 1875 has passed. Mr. Clark has moved the following amendment: "That the report of Queen's College be received and that a committee be named by the Moderator to examine into the whole relations of Queen's College to the Presbyterian Church in Canada, and, after conference with the trustees of Queen's College, to recommend some scheme whereby the appointment, control and removal of professors in the theological faculty of Queen's College, and also the direction and regulation of teaching of the theological department of that college, shall be vested in the General Assembly as fully and to the same extent as they now are vested in it in the cases of Knox and Montreal colleges, said committee to report to next General Assembly."

Let me call attention to three points connected with this amendment. First, it in effect condemns the action of every General Assembly since the Union. Mr. Clark does not deny this. His language is explicit. He has said that the action of all previous General Assemblies in this matter was "a solemn farce," and he added in his speech last Saturday, that it was "absurd," and even "perfectly absurd." He declared, too, that he desired to use courteous language. Admitting the desire, one can hardly help asking, what would discourteous language be? Clearly, if this Assembly adopts the amendment it endorses the attack that has been made on the action of all previous assemblies. It is scarcely possible to conceive that we will do this, for if we do not respect ourselves other people will not respect us. Secondly, the amendment proposes to appoint a committee charged to recommend a scheme to next General Assembly, involving not so much a change in the relations of Queen's to the Church as a definite change in the constitution of the University itself, a change that the Assembly has never once discussed and that has
never been considered by the authorities of Queen's. The house has not been even asked to consider what the change would involve, and yet it is so revolutionary that it is simple truth to say that if it had been pressed as a condition of union there would have been no union. Everyone knew in 1874 that the authorities of Queen's would have been well pleased had the united Church assumed the responsibility of the whole University; but no one dreamed of proposing to divide the University into two and to have the Principal and other professors in the theological department appointed by one body, and the professors in the other faculties appointed by another body. That would amount to a change in the constitution of the University that no one who understands University life would advocate lightly or adopt without mature consideration. Thirdly, Mr. Clark admits that his amendment is "illogical." That ought to be its sufficient condemnation. He declares that the Assembly has no power to deal with our report and therefore that it is "illogical" to move that it be received. But, he entirely forgets that this is a union Church and—as I showed on Saturday—that the relations of the various Colleges to the Assembly is distinctly set forth by act of Parliament. He should read section 7 of the Act of Parliament which preceded the union. Here it is, in part:—

"As soon as the said union takes place the corporation of Knox College shall stand in the same relation to the Presbyterian Church of Canada in which it now stands to the C. P. Church. . . . . And the corporation of Queen's College shall in like manner stand in the same relation to the Presbyterian Church of Canada in which it now stands to the Presbyterian Church of Canada in connection with the Church of Scotland, and all the powers, rights and privileges hitherto exercised and enjoyed by the ministers and members of the Presbyterian Church of Canada in connection with the Church of Scotland as corporators of the said College and by the Synod of the said Presbyterian Church of Canada in connection with the Church of Scotland, in virtue of their relations respectively to Queen's College at Kingston, shall be exercised and enjoyed by the ministers and members of the Presbyterian Church in Canada and by the Supreme Court of the said Presbyterian Church in Canada; provided always that the said united Church shall not be required to elect trustees for any Arts department in Queen's College aforesaid."

The Act goes on to treat of the Presbyterian College of Montreal and the corporation of Morrin College in the same way. Language cannot be more explicit. Well, one of the rights and privileges of the Supreme Court of the Church was to deal with the annual report of Queen's. That right was not taken away, and therefore it remains. Apart from the one exception named in the Act, this Assembly is to take the same interest in Queen's that the old Synod took. The amendment is certainly "illogical." Either the Assembly is free to deal with our report or it is not. If it is, Mr. Clark admits that he has no case. If it is not, how can he contend that the Assembly has
power to deal with the Constitution of Queen's? The amendment then is admittedly "illogical." I have shown that it is also opposed to the unbroken practice of the General Assembly since the union and to the act of union, and that it has been moved without consideration of the views of the authorities of Queen's, without thought of the constitution and historical position of Queen's and without giving the Assembly any time to consider the questions and issues involved.

I might rest here, but as misleading statements have been made, it is necessary to give a little more light.

I pointed out on Saturday that Mr. Clark's method of action was contrary to Presbyterian order. I wish now to show that our action has always been in accordance with our forms of procedure.

The legislation of 1874, modifying the character of Queen's, was effected by authority of the Kirk prior to the union. There was a minority in the C. P. Church opposed to undertaking the responsibility for and the support of the University. There was a strong sentiment in another of the negotiating Churches in sympathy with the minority. So strong was the feeling that the well-known proviso that I have quoted was inserted in the basis of union. Professor McLaren was right in telling us that the minority in the C. P. Church was small. But Dr. Laing drew his attention to the real point at issue when he pointed out that the old Kirk Synod was certainly not responsible for that proviso, but that it was inserted in deference to the feelings that existed in the negotiating Churches. Our union was to be a union of peace and not a preparation for civil war. Professor McLaren is inclined to think that the University and the Kirk should not have sought for the legislation of 1874. He does not attach the importance to the Act of 1889 that Mr. Clark does, for he rightly sees that it was simply another step along the line taken in 1874. Now the only point in which that first legislation modified the charter was by giving the graduates a voice in the management of the University, and I do not believe that university men anywhere or any considerable number of fair minded laymen would agree with him that it was wrong or unwise to give any representation to the graduates.

Professor McLaren rose to say that he had not meant to deny the right of representation to the graduates, and Principal Grant resumed:—

I am very glad to hear it. It is well to know that we are at one on this point; for the principle of representation is at the basis of Presbyterianism, and to refuse it to the children of the university when they had become an important body and were doing more for their Alma Mater than any one else, would have been unworthy of our Church. Not in that way will generous youth be attracted to either Church or university. The best minds are drawn to the Church that acts out the highest principles, and they are repelled from a Church that seeks only its own sectarian ends or glory. If some legislation
of the kind had not been given prior to the union, I, for one, would have pleaded for it immediately after the union.

The great point however that we all are agreed on is that the legislation of 1874 was obtained openly and constitutionally, that the negotiating Churches knew of it, and that no opposition to it was made from any quarter whatsoever.

What was the object of the act of 1874? It was officially stated that it was "to increase the efficiency and extend the usefulness of the College." That was the precise object that the Bill of 1889 contemplated, and Mr. Clark admits that the legislation of 1889 was well calculated to secure the object. It was good legislation, he says; good for Queen's as a great institution of learning; but, he adds "we as Presbyterians cannot look at it from that point of view."

If an enemy of the Church used such an expression we would accuse him of libelling Presbyterianism. As Mr. Clark has used it, I shall only point out to him that in 1874, "we as Presbyterians" did look at it from that point of view, and I shall prove too, that the General Assembly in 1885 and 1889 also looked at it from the same point of view. The only answer that Mr. Clark can possibly make to these historical facts is the plea of the famous juryman who complained that he had never in the course of his long life met men so obstinate as his eleven colleagues!

So much for the legislation of 1874. Now, in 1885 further legislation was needed to promote the object that was contemplated in 1874. This was not at all wonderful. Toronto University gets new legislation almost every year. It is simply one of the results of growth. We do not ask for legislation so frequently because we wish to give the organism time to grow. Before coming to the Assembly in 1885 the trustees discussed fully the changes that were needed. As the amendment proposes to in part disfranchise these trustees, I may point out how care fully they do their work. The Principal prepares a draft report and the secretary sends a proof of that, with a programme of the business to be transacted, to every trustee at least ten days before the annual meeting. Travelling expenses are paid, that all may be induced to attend. The trustees come prepared to do their work, and the report to the Assembly is gone over clause by clause and all necessary additions and subtractions are made. I have been on many committees appointed by this Assembly, but never on one that does its business with the same care, thoroughness and conscientiousness as that shown by the board that has been attacked. Dr. Campbell, of Montreal, as he explained on Saturday, was opposed to the changes contemplated in 1885, and they were therefore all the more carefully considered by the trustees. In our report to the Assembly for that year you will find a section as follows:

SECTION IV.—FURTHER LEGISLATION.

"One of the provisions of the charter of Queen's is to the effect that professors not in the theological department shall subscribe such a
formula declaratory of their belief in the Confession of Faith as the Synod may prescribe."

"This provision has been in abeyance since the union; and as the trustees intend to apply to the proper authorities for an Act amending the Act of 38 Vic. Cap. 76, in the direction of further defining and extending the power of the University Council, they propose that the provision be abrogated."

In presenting this report I spoke briefly on each section. Referring to the paragraphs just quoted, Mr. Milligan has correctly stated that I took the position that tests thought necessary fifty years ago were now anachronisms; and also that by "extending the power" of the University Council it was meant that it should have some representation on the governing board. Such an extension followed legitimately from the legislation of 1874, which created the Council. One-half of the members of the Council were elected by the graduates and belonged to different denominations. They had proved themselves worthy of the trust reposed in them, and it was only right to give to such a Council the power of electing from their own number some to represent them on the Board of Trustees. What action did the Assembly of 1885 take on this report? No question was asked with regard to Section IV., but a question was asked with regard to the merits of Section V., which dealt with what was then a burning question in Ontario—University Confederation, a scheme into which, we informed the Assembly, that we had declined to enter. This having been satisfactorily answered, a motion to adopt the report was offered by Mr. Milligan, and seconded by Hon. David Laird. Mr. Clark moved in amendment that it be "received," and took the same ground that he holds still, that the Assembly had no power to deal with our report. I remember very well the feeling excited by this motion. Mr. Laird remarked that it was too late to take such ground, that it should have been taken immediately after the union. Mr. Macdonnell exclaimed that Mr. Clark might just as well move to abolish the union! The Assembly divided, and Mr. Clark's amendment was defeated by an overwhelming majority. Note well, this action was taken by Mr. Clark before the legislation of 1889 was obtained, though that is the ground that he now alleges to be his excuse for moving in the matter. He asked no question then about the legislation we proposed to get; he found no fault with it; he made no complaint that our report was too brief. Dr. Campbell has told you how keenly he felt, because no one in the Assembly apparently sympathized with his views. He then said to me: "I see that the Assembly takes no interest whatever in Queen's, when no one cares even to ask a question on so important a matter." My answer was to the effect that he misunderstood the Assembly; that the great majority were friendly, but that it did not follow that they should oppose legislation which the trustees considered necessary to increase the efficiency and extend the usefulness of the College.
The report of 1885 was adopted, but we delayed taking action until we had fully considered other suggested improvements. In 1889 we went to Parliament for an Act which was so brief that it was quoted in full in many newspapers, and which you will find in the Presbyterian Review of last Thursday. The two points on which we had reported to the Assembly of 1885, it was seen when the Bill was being drawn, involved two others; first, that the five additional trustees appointed by the Council need not be Presbyterian, and therefore, of course, they could not be asked to sign the Confession of Faith; secondly, that it would be best to abolish this requirement in the case of the other trustees, seeing that it had been in abeyance as far back as could be remembered. In olden times you are aware that great importance was attached to subscription of formulas. The oftener they were signed the greater the obligation was felt to be. A man could hardly enter on the duties of a hog-reeve unless he first took the communion and signed some formula. That sort of thing is now felt by all but peculiarly constituted men to be an absurdity. But note, the obligation of the charter that twenty-seven trustees must be Presbyterian ministers, elders or members in full communion remained in force. There must thus be still on the Board of Queen's twelve ministers who have signed the Confession and fifteen elders or members in full communion. In fact all that was done was to bring our law into conformity with our own practice, and with the practice that obtains in every other Board of the Church! When we went to Parliament for our Act the question of jurisdiction led to its getting the widest publicity. Some able constitutional lawyers maintained that we should have gone to the Provincial Legislature instead of to Parliament. But while this point was discussed with the greatest keenness, no one objected to a single clause on its merits. Not a few members of the House of Commons were leading members of Assembly, and none of them made any objection. No man who took the slightest interest in Queen's could be ignorant of the measure, and though we were then collecting our endowment, no one made it an excuse for not giving!

What accordingly was the nature of our report to the Assembly in 1889? I quote the Section bearing on the matter:—

"LEGISLATION.

"The report for 1885 contained the following paragraphs." These having been given as quoted above, the report proceeded: "Although the Assembly adopted the report, no action was taken in the premises by the Board. It was considered wise to delay so that the new Act might embrace all the amendments that might be considered necessary for some time. Last year, however, it was decided to ask for legislation on the two points referred to in the report of 1885, and also to obtain power to hold real estate in any province of the Dominion. Having been obliged in 1882 to go to
Parliament for protection from litigation threatened on the ground that the legislation obtained at the time of the union was *ultra vires* of a Provincial Legislature, the Board went on this occasion direct to Parliament, and though the question of jurisdiction was debated, the Act was passed. Instead of abrogating the test referred to, the new Act declares that professors shall sign such formula as the Board of Trustees may prescribe."

Remember that this Act was well known; and that, as we study to make our reports brief, we particularly alluded only to the change that had been made as to the formula to be signed by the professors, because in that matter we had made an addition to the proposal in our report of 1885. In that we proved ourselves to be more zealous for orthodoxy than the Assembly had shown itself to be. This report of 1889 was presented by Professor Ross, and the delivery of it, moved by Dr. Thompson, of Sarnia, and seconded by Dr. Laidlaw, reads as follows: "That the Assembly receive the report of Queen's College, .. *approve of the legislation secured,*" etc. The delivery was adopted unanimously.

I would now ask the Assembly or any member of it to indicate what step that should have been taken was omitted. Besides, every year since, the Council has publicly elected its representative. Great interest is taken in the election. A biographical sketch of the gentleman elected is given in the newspapers. Yet in 1892 an elder of the Church accuses us of having concealed from the Church what was and is proclaimed from the housetops!

I might rest here and leave the matter to your judgment, but it may be well to discuss the Act of 1889 on its merits, even at this late day.

Our Church is Canadian and historical; it must adapt its institutions to the needs of Canada; and it must preserve the best traditions and the loftiest spirit of all the Churches that compose its grand unity. We remembered this in seeking for the new legislation. Our aim was to strengthen the University as a seat of learning, always keeping in view the object for which it was established, that it should be religious and not merely secular in tone. What is the historical position of our Church? It is national rather than sectarian, and it has therefore always sought the fullest and freest educational development. The Church in Canada has been true to that ideal. The origin of Queen's is a proof of this. Though our people in Ontario sixty years ago were in deep poverty, they resolved to establish a University on the model of Edinburgh, because the only university then in Ontario was sectarian. They made the basis of this University as wide as it possibly could then be, by making every member of the Church a corporator. It was thus, as much as possible, a people's University to begin with. There were no graduates, and it would be long before there would be graduates enough to entitle them to a share in the management; but, as Dr. Macfar said at the first public meeting held fifty-three years ago:
"It was a matter of necessity that the control of such an institution should be in the hands of some trustworthy and responsible body." With regard also to the election of professors, the founders did not entrust it to the Synod. The Synod indeed was far above any vulgar desire for patronage. They felt that a large public body like itself was not the one best calculated to decide on such matters, and therefore they gave the patronage to a carefully-selected body of trustees. They also gave very large powers, as regards educational questions, to the professors or Senate. They made the University, as far as possible, self-governing.

From the first, Queen's had the advantage of the representative principle. The congregations of the Church sent up names of laymen whom they thought most suitable to be trustees, and from that lost the Board made its annual election.

At the union it was found that this could not be insisted on, and also that the time had come to recognize the graduates. Accordingly the Council was created, and that step succeeded so well that in 1885 it was felt that another should be taken, and that the Council should elect one of its members as trustees in addition to the original twenty-seven. It was involved in this change that five men who need not be Presbyterians might take part in electing professors of theology, and to some men this seems extraordinary. It did not seem so to us, and for these reasons: First; the Church that the Moderator yesterday very properly styled the mother of us all, the Church of Scotland, while always clear on the point that professors of theology should sign her standards, has never taken the position that the General Assembly should have the patronage of the chairs. In Edinburgh University this patronage was exercised till recently by the Town Council. The court that now appoints has still, Dr Gray informs me, a majority nominated by the Town Council. Not one of the members is necessarily a Presbyterian. If we are to judge by results, the method is as satisfactory as the modern method adopted by the Free Church. This Church, however, has not followed the Free Church method in any of its colleges, though some people fancy that it has. With us the Boards really appoint and the Assembly has only a nominal power. In the Free Church the Presbyteries invariably nominate and the Assembly selects from those who are nominated. The method followed in Queen's gives more real power to the General Assembly than that which is followed by Knox and Montreal. We appoint in April, after having obtained leave, in the last case, from the previous General Assembly, and so the Assembly that meets in June following has two months in which to consider the claims of the person appointed, and therefore full time, should there ever be need of doing so, to prepare a motion of disapproval. In the other colleges five minutes may be all that is allowed us in which to consider the name recommended by the Board, and while, theoretically, every member of Assembly has the right to object or to submit another name, I would like to see
any one rise and do so. The name may be submitted to us not even in the annual report of the Board, but in a supplementary report, indicating clearly that the Board itself has considered the name very hurriedly. Now I do not criticize this method. If it suits sister colleges and the Church, well and good. But when a gentleman tells us that "it is an inalienable right of the Assembly to appoint its professors of theology," I am tempted to enquire whether the appointment can be made only by such a method or what is the witness that history bears to the supposed "inalienable right?" Secondly, the principle of representation is Presbyterian, and therefore when there are hundreds of graduates most closely interested in the welfare of the University, it would be inconsistent to refuse them representation. To suppose that they might not act with perfect loyalty to the trust reposed in them shows ignorance of the men and of the gauntlet they must run before they can be elected. To suppose that they could do anything contrary to the true interests of the Church, is to ignore the fact that they must appoint as professors of theology only men who are ministers of the Church, who have signed her standards and who must sign them again on their election as professors.

The question asked by us in connection with the legislation of 1885 was this, would the main object contemplated in the establishment of Queen's be served by the proposed legislation or not? What was the main object? As stated, in many controversies through which Queen's has passed, it was to have a Christian university, a university controlled by religious men, men who would appoint the right kind of professors. Did the new clause threaten this object? In our opinion it would have—and I may say it is having—the opposite effect. It is helping instead of hindering the main object. We have only to consider the men who have been appointed to see that this is so. Two of them are leading laymen of the Church of England, another of the Baptist and a fourth of the Methodist Church, all of them men of the noblest Christian character and of whom, as sons of Queen's, we are all proud.

A member at this point rose and asked: "Who is the fifth?"

Principal Grant: It is quite impossible to answer this question, as the fifth will not be appointed till next year. Depend upon it, he will be a good man. My friend has evidently been reading the letter in this morning's paper, in which it is stated on the authority of a Toronto journal that two of our new trustees are Roman Catholics. The press is strong, but the laws of simple addition or of the multiplication table are stronger. Four times one are only four. I have mentioned our four. How can even a newspaper squeeze in two additional units of any denomination?

It is well to understand the position of the old Synod, that Queen's reported to, on this question of the appointment of professors of theology. The case of Morrin College in 1861 is very suggestive. Dr. Morrin himself appointed the first Principal and professor
of theology in Morrin, and he named all the trustees save two. He then went to the Synod and asked it to accept the College as one of its training schools for ministers, and to accept the privilege of electing two trustees. The Synod gratefully acceded to his wishes. This Church has gone farther. It has instructed its congregations in the Presbytery of Quebec to send their contributions to Morrin College. And last Saturday, half an hour before our report was read, Morrin College submitted its report, and a motion to receive and adopt it was unanimously agreed to, while from all quarters well-deserved testimony was paid to the memory of the noble man who was its Professor of Theology till his death. Now, I believe that the Church acted wisely in accepting Dr. Morrin’s College under the constitution he designed for it, that the Assembly acted wisely in showing to the same College a further measure of good-will, and that we would do well to accept a similar gift from any patriotic Christian man—say in Vancouver or Victoria, but why should the gentleman, whose zeal for “the inalienable right of the Assembly” makes him lift up his testimony when Queen’s is concerned, be dumb when the case of any other college comes before the house? In a country so vast as this and in a Church composed of sections of somewhat different traditions, there must be reasonable forbearance with and trust in each other. We must, above all, remember that we are a Canadian and an historic Church, and that we must allow our institutions to develop in accordance with the genius and spirit of the past as well as the necessities of the present. Queen’s is developing out of the rich and generous soil of Canadian Presbyterianism, in which it originated, into the great Christian University—for Christianity is wider than Presbyterianism—that its founders contemplated, a Christian University that students of all Churches are attracted to, that all denominations who know anything of its work are proud of, a university that was a protest for freedom to begin with, that has done good work since, and that every broad-minded educationist wishes to see prosper, because he knows well that such a university may be even more needed in the not very distant future than it was needed in the past. These are days in which almost all Christians are longing and praying for a greater measure of union than has yet been accomplished. We frankly acknowledge the members of other Churches as brethren. We do so practically in many ways. Is it not one good way to give them the share in the management of our University to which they are entitled? Then, should union be accomplished, the other Churches will find that in this particular we have anticipated the formal act of union, and feel that they enter into the possession of what they already had in earnest.

Moderator, I am anxious not to take up too much time, but I may recapitulate briefly before drawing my argument to its conclusion.

I have proved that Mr. Clark has taken a wrong course; that he has not studied the Act of Union; that he is apparently ignorant of what previous General Assemblies have done; that he has not
acted in accordance with Presbyterian procedure; and that he has forgotten that a university must develop in accordance with its fundamental object and with the necessities of its growth. How wrong is the course that he has taken I may be allowed to show by putting myself in his place and asking, what I would do if convinced that there was something anomalous in the constitution or practice of Knox or Montreal Colleges. It is permissible to suppose that I might be so convinced. The best friends of either would hardly claim that it has attained to ideal excellence. I would need to be convinced in the next place that I was the right man to call attention to the anomaly. In that case I am quite clear as to what I would not do. I would not write letters to the public press of such a tone and of such a kind that the Chairman of the College Board referred to would feel compelled to denounce them as "unfriendly" and filled with "unfair and misleading statements." Well, I do not think I would do that. In the next place, I would not publish abroad that because of this anomaly the College in question "had forfeited all claim to the liberality of the Church." We know what the effect of such a statement is, no matter who makes it. We know how easy it is to stop men from giving money. There is evidently something wrong here, they say, and until it is cleared up to our satisfaction we shall button our pockets. And some people are not very anxious to have it cleared up.

"I did a great work last year," a brother once said to me; "I induced seven congregations to withhold their contributions from the Bible Society." "Wonderful," I answered, "and now I will give you something greater to do this year." "What is that?" "Induce one congregation to contribute to any good object." Yes; Mr. Clark claims to be a friend of Queen's, but there are friends and friends, and they were friends of a different type who responded to my appeals for buildings and endowment. If, however, I had taken the course that seems to me impossible, I hardly think that I would have come to this General Assembly and moved an amendment to the ordinary motion adopting the report of the College I had attacked; or if I thought that consistency compelled me to do so, I should have been very thankful to have found a seconder.

I have stated what I would not do. I would not take a course admirably calculated to defeat the end I professed to have in view. But I would possibly do something, because I agree with Professor McLaren that it is competent for the Church to ask from Parliament changes in the constitution of any college for which it is at all responsible. He, I am sure, agrees with me that Mr. Clark has taken the wrong way, and that in the interest of truth, of good faith, of the honour and the peace of the Church, his amendment must be voted down.

What then, is the right way? I tried hard during four years of anxious negotiations to find that out with regard to all the colleges. For it was not Queen's alone that stood in the way, prior to the
union. Montreal and Knox were equally in the way. We Mari-
time Province men urged the three institutions to unite, in order
that the ministers of the Church might study together and so make
a truly united Church. We knew the dangers that threatened if this
were not done. We were indifferent as to where the one college
should be, whether in Montreal, Kingston or Toronto. The Church
that I was connected with offered to send its money and its young
men to any of these cities if one great institution were established.
But not one of the three would yield an inch, though each was will-
ing that the others should perform the happy despatch. It was
easy then to unite. Montreal had only one building and no endow-
ment. Queen's had, it is true, its University position and a modest
endowment, but little more. Knox had only its old building.
Nothing, however, could be done. We had to take the colleges as
they were or do without the union. We decided to take the col-
leges and the union; and from that day every sensible man knew
that no college could be tampered with, save with its own consent.
They all began at once to strengthen themselves, and their friends
responded to the appeals with extraordinary liberality. To suppose
that we can do now with any of them what we could not do then is
to suppose that a man who could not squeeze putty could squeeze
the rock of Gibraltar.

Does not this indicate the right way to take? Instead of boasting
that he consulted with no one, let Mr. Clark remember that "in the
multitude of counsellors there is safety." Let him consult at least
with those who are nearest him and whose judgment he values most.
If between them they can suggest any improvement in the con-
stitution of Queen's, we are willing to listen to them. If the sug-
gestions commend themselves to our judgment, we will submit them
in our next report to the Assembly. If they do not, we will thank
those who have interested themselves in our well being. If we reject
anything reasonable, then its proposer can come to this Assembly
with clean hands by petition or overture or through the lower
courts.

It may be objected that this method of procedure is tedious. It
may take time to consider and thresh out proposals. What of that?
The only reason that has been suggested for taking immediate action
is that I am not endowed with the gift of immortality. Queen's is all
right now, we have been told. A certificate of orthodoxy has been
given to all its professors, without their asking for it. I do not offer
such certificates to my brethren. To me every minister in this
Church is esteemed orthodox, just as he is esteemed honest or
pure, until he has been proved the reverse. But, when I die,
it has been said that the Board of trustees may possibly look
round and select the worst man in the Church to be my successor!
Well, the trustees may err. Even a General Assembly may err.
But, is it necessary to borrow trouble in that way? Think of the
good old man who testified that he had endured many troubles and
evils during his life, but the worst of them had been those that never happened."

Fathers and brethren I hear the word of the Lord: "Sufficient unto the day is the evil thereof. The morrow shall take thought for the things of itself."

Are there no evils to-day that we are called on to grapple with, alike as churchmen and as citizens? What does the census reveal? That there must be nearly 200,000 Presbyterians in Canada not connected with any Church. Is there not work enough for us there? Does not that fact cry aloud? It says, do nothing to break in upon your union of hearts; let each man work along old lines or new lines, only let him work. What revelations have we had also during the past year of corruption among our public men and of widespread corruption among the people? Do not these revelations cry to us in tones loud enough to awake the most self-satisfied? Is not this their imperative command to every one who has ears to hear, forget party, forget prejudice, forget tradition, and let good men of all denominations unite and in the name of God save the Church and the country.

A vote was then taken on Mr. Clark’s amendment to the motion of Principal Grant for the reception and adoption of the report. The amendment was rejected by a vote of 124 to 36.

Dr. Moore, of Ottawa, then moved "That the Assembly receive the report now presented, and, further, the Assembly in adopting this report call attention of the governing body of Queen’s University to the different relation in which its theological department stands to the General Assembly from that held by other theological colleges of the Church, and requests it, namely, the governing body of Queen’s, to consider the same with the view of suggesting some modification by which, if possible, the difference may be removed; the result of this consideration to be reported to next General Assembly." He said that under this motion the matter would be dispassionately considered by the authorities of Queen’s, and would be fairly reported upon at the next Assembly.

Mr. J. A. Patterson, of Toronto, seconded the amendment.

Principal Grant accepted this amendment. It was in the line of his speech. Besides he wanted to reciprocate the confidence of the Assembly, and the authorities of Queen’s were never afraid to trust the Assembly or to consider anything that they were asked to consider.

Dr. McRae said that if a Committee were appointed it should be to enquire not into one college only, but into the relations of all the colleges to the Church.
President Forest introduced a resolution covering that suggestion, but as it opened up new matter its consideration was deferred until a future time.

Rev. D. J. Macdonnell changed Dr. Moore's resolution to read as follows, in which form it was adopted, Dr. Moore withdrawing his and seconding Mr. Macdonnell's: "That the Assembly receive the report now presented, and, further, the Assembly in adopting this report calls the attention of the governing body of Queen's University to the desirability of bringing the theological department of Queen's College into closer relations to the Church, and requests the Board to consider the same with the view of suggesting some modification by which if possible this end may be secured."
that suggestion, deferred until a

motion to read as withdrawing his Assembly receive in adopting this The Senate's University Senate of Queen's instructs the Board to modification by